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3	Assistant Chief Counsel		
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10	BEFORE THE DEPARTMENT OF BUSINESS OVERSIGHT		
11	OF THE STATE OF CALIFORNIA		
12	In the Matter of:) CRD NOS.: 4449836 and 277048	
13	THE COMMISSIONER OF BUSINESS)) 	
14	OVERSIGHT,) SETTLEMENT AGREEMENT)	
15	Complainant,))	
16	v.))	
17	BRET MICHAEL ACKERMAN and ANATO))	
18	ADVISORY SERVICES, LLC,)	
19	Respondents.)	
20)	
21	Bret Michael Ackerman (Ackerman) and Anato Advisory Services, LLC (Anato)		
22	(Respondents) and Complainant, the Commissioner of Business Oversight (Commissioner) (hereafter		
23	the Parties), enter into this Settlement Agreement (Agreement) based on the following facts:		
24	RECITALS		
25	A. Anato is a Delaware limited liability company formed on May 19, 2015, with a principal place		
26	of business at 807 Navy Street, Santa Monica, California 90405.		
27	B. Anato is wholly owned by Anato Investment Group, LLC, which is 100 percent owned by Bre		
28	Michael Ackerman (Ackerman). Ackerman is Chief Executive Officer and Chief Investment Officer		
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of the holding company, Anato Investment Group, LLC. He is also the managing member of Anato.

- C. On or about May 17, 2016, Anato filed an application for a California investment adviser certificate with the Department. The application revealed that Anato and Ackerman engaged in investment adviser activities without a certificate, by advising the Anato Opportunity Fund I and managing the assets of this fund. As of May 17, 2016, this fund had assets under management exceeding \$5 million.
- D. Anato and Ackerman provided investment adviser services to at least four clients since November 1, 2015, charging approximately \$40,000 for advisory services.
- E. A review of the application filed by Anato also disclosed that Ackerman is subject to an action bought against him by the Financial Industry Regulatory Authority (FINRA). On February 26, 2016, FINRA barred Ackerman from association with any FINRA member in any capacity.
- F. FINRA's bar action was based on Ackerman's refusal to appear and provide testimony as part of FINRA's investigation of Ackerman and his former employer. FINRA executed a Letter of Acceptance, Waiver and Consent (AWC) with Ackerman on or about February 26, 2016. Ackerman agreed to the AWC and admitted to his failure to appear to testify before FINRA, despite multiple requests for his testimony, concerning bond transactions executed by Ackerman when he was employed by a FINRA-member firm.
- G. On November 29, 2017, the Commissioner served Ackerman with an Accusation and Statement of Issues to bar him from the securities industry and to deny the investment adviser application of Anato, pursuant to Corporations Code sections 25232 and 25232.1. Ackerman filed a Notice of Defense and the case will be scheduled for a hearing in the future.
- H. It is the intention and desire of the Parties to resolve this matter without the necessity of a hearing and/or other litigation.
- NOW, THEREFORE, for good and valuable consideration, and the terms and conditions set forth herein, the Parties agree as follows:

TERMS AND CONDITIONS

1. <u>Purpose</u>: The purpose of this Agreement is to settle and resolve the issues between the Parties hereto, for judicial economy and expediency, and to avoid the expense of a hearing, and

possible further court proceedings.

- 2. Waiver of Hearing Rights: Ackerman and Anato acknowledge the right to a hearing under the Corporate Securities Law of 1968 in connection with the Accusation involving a bar order and the Statement of Issues involving the denial of an application for an investment adviser certificate, and hereby waive that right to any hearing, and to any reconsideration, appeal, or any other right to review which may be afforded pursuant to the Corporate Securities Law of 1968, the California Administrative Procedure Act, the California Code of Civil Procedure, or any other provision of law, and by waiving these rights, agree to this Agreement.
- 3. <u>Final Orders to Bar and Deny Application</u>: Ackerman and Anato stipulate to the issuance of the attached orders to bar Ackerman from any position of employment, management, or control of any broker-dealer, investment advisor, or commodity advisor in California for two years (Bar Order) and to deny the investment adviser application of Anato (Denial Order) (Exhibits A and B). Ackerman and Anato further agree to the finality of these orders, and acknowledge that such orders may be considered in future proceedings that may be initiated by or brought before the Department.
- 4. <u>Future License Applications</u>: Ackerman understands and agrees that if he applies for licensure with the Department of Business Oversight after the Bar Order expires, he will not be approved as an owner, manager or control person of a licensee. Instead, any application, if approved by the Department, would only permit Ackerman to serve as a non-supervisory employee of a licensee, and the Department may require supervisory requirements for at least two years.
- 5. <u>Proof of Winding Up</u>: Within 30 days after the effective date of this Agreement, Ackerman will submit to the Department proof that Anato has been wound up, and monies returned to all investors of Anato.
- 6. Future Actions by the Commissioner: Other than as to the matters resolved herein, the Commissioner reserves the right to bring any future action(s) against Ackerman or Anato and/or any of the officers, directors, shareholders, or employees of Anato for any and all unknown or future violations of the Corporate Securities Law of 1968. Other than as to the matters resolved herein, this Agreement shall not serve to exculpate Ackerman or Anato or any of the officers, directors,

shareholders, or employees of Anato from liability for any and all unknown or future violations of the Corporate Securities Act of 1968. At the conclusion of the supervisory requirements in paragraph 4, Ackerman may apply to the Department for approval to work as a supervisor. Any decision by the Department on Ackerman's application shall be final. Ackerman hereby waives any right to appeal that decision.

- 7. <u>Settlement Agreement Coverage</u>: The Parties hereby acknowledge and agree that this Agreement is intended to constitute a full, final, and complete resolution of this matter. The Parties further acknowledge and agree, except as provided in paragraph 4, above, that nothing contained in this Agreement shall operate to limit the Commissioner's ability to cooperate with any other agency, county, state or federal, with any prosecution, administrative, civil or criminal, brought by any such agency against Anato based upon any of the activities alleged in this matter or otherwise.
- 8. <u>Independent Legal Advice</u>: Each of the Parties represents, warrants, and agrees that it has received or been advised to seek independent legal advice from its attorneys with respect to the advisability of executing this Agreement.
- 9. <u>No Other Representation</u>: Each of the parties represents, warrants, and agrees that in executing this Agreement has relied solely on the statements set forth herein and the advice of its own counsel. Each of the parties further represents, warrants, and agrees that in executing this Agreement it has placed no reliance on any statement, representation, or promise of any other party, or any other person or entity not expressly set forth herein, or upon the failure of any party or any other person or entity to make any statement, representation or disclosure of anything whatsoever. The parties have included this clause: (1) to preclude any claim that any party was in any way fraudulently induced to execute this Agreement; and (2) to preclude the introduction of parol evidence to vary, interpret, supplement, or contradict the terms of this Agreement.
- 10. <u>Modifications and Qualified Integration</u>: No amendment, change or modification of this Agreement shall be valid or binding to any extent unless it is in writing and signed by all of the parties affected by it.
- 11. <u>No Presumption From Drafting</u>: In that the parties have had the opportunity to draft, review and edit the language of this Agreement, no presumption for or against any party arising out of

- 12. <u>Full Integration</u>: This Agreement is the final written expression and the complete and exclusive statement of all the agreements, conditions, promises, representations, and covenants between the parties with respect to the subject matter hereof, and supersedes all discussions between and among the parties, their respective representatives, and any other person or entity, with respect to the subject matter covered hereby.
- 13. <u>Counterparts</u>: This Agreement may be executed in any number of counter-parts by the Parties, and when each party has signed and delivered at least one such counterpart to the other party, each counterpart shall be deemed an original and taken together shall constitute one and the same Agreement. This Agreement may be executed via original signatures exchanged by facsimile or electronic means.
- 14. <u>Headings and Governing Law</u>: The headings to the paragraphs of this Agreement are inserted for convenience only and will not be deemed a part hereof or affect the construction or interpretation of the provisions hereof. This Agreement shall be construed and enforced in accordance with, and governed by, the laws of the State of California.
- 15. <u>Authority For Settlement</u>: Each party warrants and represents that such party is fully entitled and duly authorized to enter into and deliver this Agreement. In particular, and without limiting the generality of the foregoing, each party warrants and represents that it is fully entitled to enter into the covenants, and undertake the obligations set forth herein.
- 16. <u>Public Record</u>: Ackerman and Anato hereby acknowledge that this Agreement, including the attached bar order and order denying the application, will be matters of public record.
- 17. <u>Voluntary Agreement</u>: The Parties each represent and acknowledge that he, she, or it is executing this Agreement completely voluntarily and without any duress or undue influence of any kind from any source.

	18. <u>Effective Date</u> : Th	is Agreement shall not be effective until signed by all parties and
	delivered by the Commissioner's of	counsel by email to Respondent's counsel at mattesichJ@gtlaw.com
	IN WITNESS WHEREOF	, the Parties hereto have approved and executed this Agreement on
	the dates set forth opposite their re	espective signatures.
	Dated: May 17, 2018	JAN LYNN OWEN Commissioner of Business Oversight
		By MARY ANN SMITH Deputy Commissioner
		Enforcement Division
	Dated: May 10, 2018	By BRET ACKERMAN, an Individual
		ANATO ADVISORY SERVICES, LLC
	Dated: May 10, 2018	By BRET ACKERMAN, Chief Executive Officer Anato Advisory Services, LLC
	Approved as to Form and Content	:
	Dated: May 16, 2018	JAMES MATTESICH Attorney on Behalf of Anato Advisory Services, LLC
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